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UNITED STATES DISTRICT COURT DISTRICT OF NEBRASKA

NATHEN DAY, individually, and on behalf of all others similarly situated,

Plaintiffs,

v.

NATIONAL CAR CURE, LLC, et. al.,

Defendants.

Case No.: 8:20-cv-00104-JFB-CRZ

NOTICE OF SUPPLEMENTAL AUTHORITY IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO DISMISS

Plaintiff Nathen Day ("Plaintiff") respectfully submits this Notice of Supplemental Authority in the case *Abramson v. Federal Insurance Company*, No. 8:19-cv-2523-T-60AAS (M.D. Fla. Dec. 11, 2020), finding that the "vast majority of cases this Court has reviewed conclude that parties may continue to bring claims under the portions of § 227(b) unaltered by *AAPC*." Order at 3, attached hereto as <u>Exhibit 1</u>.

Dated: December 16, 2020 Respectfully submitted

By: /s/ Mark L. Javitch

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF SAN MATEO

At the time of service, I was over 18 years of age. I am employed in County of San Mateo, State of California. My business address is Javitch Law Office, 480 S. Ellsworth Ave, San Mateo, California, 94401.

I filed this notice of supplemental authority in the court's ECM/CF system, which automatically emailed this document to opposing counsel of record for Defendants:

Jason S. Weiss Weiss Law Group, P.A. 5531 North University Drive, Suite 103 Coral Springs, FL 33067 jason@jsslawyer.com

Counsel for National Car Cure LLC, Matrix Financial Services, LLC and Matrix Warranty Solutions, Inc.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: December 16, 2020 /s/ Mark L. Javitch

Mark L. Javitch